

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/662,230	09/15/2003	Zachariah Journey Baum	2487		
75	90 06/20/20	16	EXAM	INER	
Aaron Wolf Baum			COLAN, GIOVANNA B		
960 Natoma Str	eet #3				
San Francisco, CA 94103			ART UNIT	PAPER NUMBER	
			2162		

DATE MAILED: 06/20/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No).	Applicant(s)	^
Notice of Non-Compliant	11), 600	2230	Knum /	Jam.
Amendment (37 CFR 1.121)	Examiner	<u> </u>	Art Unit	rur or
	Colon	Lidana	21100	•
The MAILING DATE of this communication	n appears on the cove	r sheet with the	SOM DE LA CONTRACTION DE LA CO	
TO THE WITHOUT THE PROPERTY OF				
		iain. Cun Penon A		/ . \ •
	THE AMENDMENT D		Tare following item	(s) is requir
		OCOMENT 101	BE NON-COMPLIA	NT:
A. Amended paragraph(s) do not inc	lude markings.			
☐ B. New paragraph(s) should not be u ☐ C. Other	underlined.			
2. Abstract:		•		
A. Not presented on a separate shee	st 27 OFD 4 70			
B. Other	n. 37 CFR 1.72.		•	
3. Amendments to the drawings:				
	ntified in the top mara	in oo "Donlers		
"Annotated Sheet" as required by	37 CFR 1.121(d).	iii as Replacem	ent Sheet," "New S	heet," or
Li D. The practice of submitting propose	ed drawing correction	has been elimina	ated. Replacement	drawinge
showing amended figures, without C. Other	markings, in complia	nce with 37 CFR	1.84 are required.	···
4. Amendments to the claims:				
A. A complete listing of all of the claim	ns is not propont			
Li D. The listing of claims does not include	do the toxt of all man	ing claims (inclu	dinaiu	
C. Each claim has not been provided of each claim cannot be identified.	with the proper status	identifier, and a	uing withdrawn clair is such, the individu	ms)
of each claim cannot be identified. number by using one of the following	Note: the status of e	very claim must	be indicated after if	ts claim
(Previously presented) (New) (Not	at entered) (AVIIII description	Onginal), (Currer	ntly amended), (Car	nceled),
D. The claims of this amendment page	er have not been pres	n) and (Withdraw ented in ascend	vn-currently amend	ed).
				•
5. Other (e.g., the amendment is unsigned or	r not signed in accord	lance with 37 CF	R 1 1)	
	•			•
For further explanation of the amendment format requ	ired by 37 CFR 1.121	I, see MPEP 8.7	14	
TIME PERIODS FOR FILING A REPLY TO THIS NOT		,		
Applicant is given no new time.	HCE:			
Applicant is given no new time period if the non- filed after allowance, or a drawing submission (onl	compliant amendmen	it is an after-final	amendment, an an	nendment
filed after allowance, or a drawing submission (onlamendment with corrections, the entire corrected	ly). If applicant wishe	s to resubmit the	non-compliant after	er-final
Applicant is given one month, or thirty (20) days	'	e resubitilited.	•	
Applicant is given one month, or thirty (30) days, correction, if the non-compliant amendment is one (including a submission for a request for continued	Whichever is longer, f	rom the mail date	e of this notice to su	upply the
(Including a submission for a request for sentiment	or the following. a pri	emmary ameng	lment, a non-final ar	mendmant
amendment filed within a suspension period under Quayle action. If any of above boxes 1. to 4. are characters.	37 CFR 1.103(a) or	(c), and an amer	114), a supplement	ial Onco to o
Quayle action. If any of above boxes 1. to 4. are chon-compliant amendment in compliance with 37 C	hecked, the correction	required is only	the corrected sec	บกรษ เบ ล : tion of the
·	- · · · · · · · · · · · · · · · · · · ·			
Extensions of time are available under 37 CFR amendment or an amendment filed in response	₹ 1.136(a) <u>only</u> if the r	non-compliant ar	nendment is a non-	final
· · · · · · · · · · · · · · · · · · ·	as a dampio, dollott,	•		
Failure to timely respond to this notice will respond to the application if the party	ult in:			
Abandonment of the application if the non-confiled in response to a Quayle action; or	ompliant amendment	is a non-final an	nendment or an am	endment
Non-entry of the amendment if the non-compamendment.	pliant amendment is a	nreliminant	omal	
amenament. An tom/	MIL	· prominiary ame	anament or supplen	nental ·
Legal Instruments Evaminas (U.C.)	/ WUR	_571.6	172.31/la	
Legal Instruments Examiner (LIE), if applicable Patent and Trademark Office		Telephone N	lo.	
L-324 (04-06) Notice of Non-Complia	ant Amendment (37 C		Part of Paper	No.
	and an ent (3) C	rk 1.121)	•	